1 2 3 4 5	PHILLIP A. TALBERT United States Attorney SAM STEFANKI Assistant United States Attorney 501 I Street, Suite 10-100 Sacramento, CA 95814 Telephone: (916) 554-2700 Facsimile: (916) 554-2900							
<ul><li>6</li><li>7</li></ul>	Attorneys for Plaintiff United States of America							
8	IN THE UNITED STATES DISTRICT COURT							
9	EASTERN DISTRICT OF CALIFORNIA							
0								
1	UNITED STATES OF AMERICA,	CASE NO. 2:21-cr-00215-JAM						
12	Plaintiff,	STIPULATION REGARDING SENTENCING; ORDER						
13	v.	ORDER						
4	GRAHAM HETTINGER,							
15	Defendant.							
16								
17	STIPULATION							
18	Plaintiff United States of America (the "government"), by and through its counsel of record, and							
9	the defendant, by and through his counsel of record, hereby stipulate as follows:							
20	1. By previous order, this matter was set for sentencing on February 13, 2024. The							
21	defendant and his counsel recently met with the assigned probation officer and conducted a presentence							
22	interview. Following that interview, the assigned probation officer indicated that additional time is							
23	needed to conduct a thorough investigation of the case and make an informed sentencing							
24	recommendation to the Court.							
25	2. By this stipulation, the defendant now moves to reset the matter for sentencing on April							
26	23, 2024, and to reset the following deadlines:							
27	a) A draft Presentence Investigation Report ("PSR") shall be filed on or before							
28	March 12, 2024;							

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1		b)	Any informal objections to the draft Presentence Investigation Report ("PSR")				
2	shall be submitted to the assigned probation officer and opposing counsel on or before March 26,						
3	2024;						
4		c)	The final PSR shall be filed on or before April 2, 2024;				
5		d)	Any motions for correction of the PSR shall be filed on or before April 9, 2024;				
6		e)	Oppositions to any such motions for correction of the PSR shall be filed on or				
7	before	e April 16, 2024.					
8	3.	The g	government and the assigned probation officer have no objection to this schedule.				
9	IT IS SO STIPULATED.						
10							
11	Dated: Janu	ary 30,	2024		PHILLIP A. TALBERT		
12					United States Attorney		
13					/s/ SAM STEFANKI		
14					SAM STEFANKI Assistant United States Attorney		
15					·		
16							
17	Dated: Janu	ary 30,	2024		/s/ PATRICK HANLY		
18					PATRICK HANLY Counsel for Defendant		
19					GRAHAM HETTINGER		
20							
21	ORDER						
22	The judgment and sentencing hearing in this matter is hereby <b>RESET</b> for <b>April 23, 2024, at</b>						
23	<b>09:00 a.m.</b> The Court hereby <b>ADOPTS</b> the schedule set forth in the parties' stipulation.						
24			DERED.		1 1		
25							
26	Dated: Janua	ary 30, 2	2024		n A. Mendez		
27					HONORABLE JOHN A. MENDEZ OR UNITED STATES DISTRICT JUDGE		
28				221110			